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12 13	LIMITED STATES DISTRICT COLUT	
	UNITED STATES DISTRICT COURT	
14	SOUTHERN DISTRICT OF CALIFORNIA	
15	KEVIN VANGINDEREN,)	Case No. 07-CV-2045-BTM-JMA
16	Plaintiff,)	Hon. Barry T. Moskowitz
17	v.)	CORNELL'S SUPPLEMENTAL REQUEST FOR JUDICIAL NOTICE IN
18	CORNELL UNIVERSITY,	SUPPORT OF SPECIAL MOTION TO STRIKE PLAINTIFF'S COMPLAINT
19 20	Defendant.	PURSUANT TO SECTION 425.16 OF THE CALIFORNIA CODE OF CIVIL PROCEDURE
21		[Per chambers, no oral argument unless
22		requested by the Court]
23		[Declaration of Nelson E. Roth filed concurrently]
24		Hearing Date: December 21, 2007
25		Time: 11:00 a.m. Place: Courtroom 15
26		Action Filed: October 1, 2007
27	Pursuant to Federal Rule of Evidence 201 de	fendant Cornell University ("Cornell")
28	Pursuant to Federal Rule of Evidence 201, defendant Cornell University ("Cornell") requests that the Court take judicial notice of the following:	
	requests that the Court take judicial notice of the following	owing.

1	Exhibit E: The Memorandum Decision and Order issued by the County Court of		
2	Tompkins County, dated November 16, 2007, ordering the unsealing of records sealed by that		
3	court in 1983 from the proceeding captioned People of the State of New York v. Kevin		
4	Vanginderen and held by the Tompkins County District Attorney's Office and Cornell University		
5	Police.		
6	Exhibit F: Pertinent records of the County Court of Tompkins County, the Cornell		
7	University Police, and the Tompkins County District Attorney, unsealed on November 16, 2007.		
8	Judicial notice is proper because the documents for which this Request is made are		
9	"capable of accurate and ready determination by resort to sources whose accuracy cannot		
10	reasonably be questioned." Fed. R. Evid. 201(b)(2); Lee v. City of Los Angeles, 250 F.3d 668,		
11	689-90 (9th Cir. 2001) (taking judicial notice of a state court's records); <i>Brooks v. Alameda</i> , 446		
12	F.Supp.2d 1179, 1182 (S.D. Cal. 2006) (taking judicial notice of court file, including any orders		
13	by the court, in earlier related action).		
14	Exhibit F constitutes the "[f]urther details of Plaintiff's criminal activities" that Cornell		
15	stated it would make available to the Court once they were unsealed. See Defendant's		
16	Memorandum of Points and Authorities at 3. As described in the concurrently filed Declaration of		
17	Nelson E. Roth, the records were unsealed on November 16, 2007. Roth Decl. ¶ 5 & Supp. Req.		
18	Jud. Not., Ex. E.		
19			
20	DATED: December 12, 2007 BERT H. DEIXLER CHARLES G. SIMS		
21	CHARLES S. SIMS CLIFFORD S. DAVIDSON PROSE ALER POSE LL P		
22	PROSKAUER ROSE LLP		
23	NELSON E. ROTH CORNELL UNIVERSITY		
24			
25	s/Bert H. Deixler		
26	Bert H. Deixler		
27	Attorneys for Defendant, CORNELL UNIVERSITY		
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